Department of Permits and Development Management 111 West Chesapeake Avenue Towson, Maryland 21204

In the Matter of

Civil Citation No. 69066

Leonora A. Wilson

845 Arncliffe Road

Respondent

FINDINGS OF FACT AND CONCLUSIONS OF LAW
FINAL ORDER OF THE CODE ENFORCEMENT HEARING OFFICER

This matter came before the Baltimore County Code Enforcement Hearing Officer on November 18, 2009, for a Hearing on a citation for violations of the Baltimore County Code (BCC) section 13-4-201 (b), 13-4-201 (d), 13-7-312, failure to properly store trash in cans with tight fitting lids, failure to remove debris from awning on residential property zoned DR 10.5 known as 845 Arncliffe Road, 21221.

On October 19, 2009, pursuant to § 3-6-205, Baltimore County Code, Inspector M. Stuart Kelly issued a Code Enforcement citation. The citation was sent to the Respondent by 1st class mail to the last known address listed in the Maryland State Tax Assessment files.

The citation proposed a civil penalty of \$400.00 (four hundred dollars).

The Respondent failed to request a Code Enforcement Hearing and/or failed to appear after requesting a Hearing. Baltimore County Code, § 3-6-205(d) provides that in case of failure to request a Code Enforcement Hearing or if the violator (Respondent) fails to appear after requesting a Hearing then the citation and the civil penalty, shall be the Final Order of the Code Official not subject to appeal.

After proper consideration of all the evidence presented, the Hearing Officer finds:

A. A Correction Notice was issued on September 23, 2009 for removal of open dump/junk yard, remove trash and debris, and proper storage of garbage in cans with tight lids. This Citation was issued on October 19, 2009.

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B. Photographs in the file show bagged garbage and trash on the ground next to the rear

steps of this row house. The same bagged garbage was still there when the property was re-inspected

on November 16, 2009. This violates prohibitions against the accumulation of junk, trash and debris

on residential property, and prohibitions against creation of possible harborage for rats. Photograph

taken October 19, 2009 shows a pile of debris in the rear yard that appears to be the remains of an

awning; this debris was removed prior to the re-inspection. Court records show this property is in

foreclosure proceedings.

C. Because compliance is the goal of code enforcement, the civil penalty will be reduced if

the violation is corrected within the time provided below.

IT IS ORDERED by the Code Enforcement Hearing Officer that a civil penalty be imposed in the

amount of \$400.00 (four hundred dollars).

IT IS FURTHER ORDERED that the civil penalty will be REDUCED to \$100.00 (one hundred

dollars) if the violation is corrected, with all garbage properly stored in cans with tight lids, by December

14, 2009.

IT IS FURTHER ORDERED that if not paid within thirty days of billing, the civil penalty as

authorized above shall be imposed and placed as a lien upon the property.

IT IS FURTHER ORDERED that the County inspect the property to determine whether the

violations have been corrected.

ORDERED this 30th day of November 2009.

Signed: ORIGINAL SIGNED

Margaret Z. Ferguson

Baltimore County Hearing Officer

MZF/jaf